

REMARKS

Claim 1 has been amended to further patentably distinguish the invention, and claims 2, 6 and 47-49 dependent upon amended claim 1 are presented without additional amendment. Claims 3-5 and 7-46 remain canceled. The courtesy of Examiner Xu in granting the telephone interview of July 12, 2011, and offering helpful suggestions is acknowledged with appreciation. In the earlier telephone interview with previous Examiner Kurr it was understood that the claims as amended in an email message were allowable. Examiner Xu observed minor informalities that have been corrected in claim 1 and additionally suggested that "they" be changed to identify the sound waves.

In view of the foregoing amendments and in the absence of pertinent prior art, all the claims are now submitted to be in a condition for allowance, and notice thereof is respectfully requested. Should the Examiner believe the application is not in a condition for allowance he is respectfully requested to telephone the undersigned attorney at (617) 521- 7014 to discuss what additional steps he believes are necessary to place the application in a condition for allowance.

Please apply any charges or credits to deposit account 06-1050, order no. 02103-0519002.

Respectfully submitted,
FISH & RICHARDSON P.C.

12 July 2011
Date: _____

/charles hieken/

Charles Hieken
Reg. No. 18,411
Attorneys for Application Owner

Customer Number 26162
Fish & Richardson P.C.
Telephone: (512) 472-5070
Facsimile: (877) 769-7945